like myself, that you wish to heaven that now that, being desirous of settlement, I there was nothing wrong at all. It is to find want to state to you, and I want to tell Mr suits before the board. I would hate to come ber of bondsmen there were; then I will piring in the courts There is a certain outside and in public places about the consentions between counsel, or the contentions between counsel and the court, and all that

those things
It was said the other day by my friend Mr. Eades, from Streator, that he had been on abatements. regaled, either before or after coming to Ot taws, with the idea that I had been employ. ing \$50 attorneys, and that there were bills mountain high being run up here. Now, gentlemen, ! have contracted no debts since might have come to my office. No, he never would do that, but he must come here and try to shoot off his mouth, and try to prejudice the people against the county attorney and against this investigation. He can come to my office, even, or any other of you gentle. men. He might have heard every solitary word there is in connection with this matter, because I should look upon Mr. Armstrong, er any other member of this board, as honorable, upright men, who would not go and retail what I would state to the attorneys and the parties on the other side, but should rely upon him to keep it to himself; and I should be willing to do it instead of coming here to make this explanation before this board, this being a public place, where there are reporters and all, as I have said, and attorneys on the other side, and all are admitted here. They have just as much right here as I have, and it is not fair to place me in this attitude. I say now I am not paying any fifty dollar a day attorneys, and I am down this matter. [Applause.] What I propeee to do is this: make a recommendation to this board as to what is a reasonable amount that should be allowed to these atlerneys who have aided and assisted me in preparing these cases for trial, and they are Probate clerk's office for the use of the all prepared for trial now. I thought myself Probate Judge. Motion lost. that ten dollars a day would not be too much, them, as a matter of fact; but when I got to ing report: more than at that rate at most. I sha'n't recommend more than that for the time spent upon the outside. I know they will say these men cannot be very good attorneys when I do that. Well, gentlemen. I shall propose to do this, that when we shall have recovered from these parties I shall recom mend at least at about 25 dollars a day in sourt. I intend to do that for the days acinally in court, but outside of that the amount will not be more than I have said. Now, I should think my friend Eades would be satisfied with that statement. You can my they are not \$50 a day attorneys. If

wish you would ask it now. Mr Eades: I do not know as that gives me the information I wanted. I stated that it was current on the street and was asked that it should be ventilated, so that we would know what they were getting. The attorney comes and tells me I was retailing lies, but be says now that he will recommend in cer-

Mr. Moloney : I say I will hereafter when like that. I say, in the business outside of court, the hunting down of books and all Rowe, Shawback, Spencer, Trumbo, West-that kind of thing, that I shall make this wood, Wylle, Mr. Chairman -27. recommendation, and that I shall not make any recommendation outside of what I have said in relation to the matter. I say I shall court, but in court, (I think I have explained | was adopted, and is as follows: court, but in court, (I think I have explained to you;) but hereafter, and when we are employed in court, then for the days employed in court, then for the days employed in court it is only right and proper that they should be paid that, because they are capable and able men, and I think they are just as capable and as able as the fellows on the other side, and I never heard of Jim Duncan, Judge Gilbert, Henry Mayo or Major Widmer working for five or ten dol lars a day.

Mr. Norton: \$500.

Mr. Moloney: They can t afford to pay

them that.

during the pendency of this settlement, or Sam Porter, cleaning carpet supt room. excitement, the bondsmen—enough of them
for any one term of Mr. Raymond's office
that they secured the proper performance of
the duty for one term—pays they been to his duty for one term-nave they been to you and asked you to settle the shortages of that term ? Mr. Moloney: No, sir

Mr. Griffin: If they did, if enough of those bondsmen came to you and proposed to settle for that one term-for the shortages in one term-would you settle?

A: I would, oh, Lord, yes; I would in-

Mr. Griffin: I have been told-and that is why I ask the question-I have been told that bondsmen have come to you that were security for the faithful performance and discharge of Mr. Raymond's duty for a certerm, and you had refused?

A: O, indeed; no, sir. On the contrary, should be very glad to have them come and than one term. If they come to me for any particular term, or for any particular year the report of the committee on paupers. or two years, and desire to pay upon the basis of what I can figure out as to his own proportionate share of that term, I am even willing to release him to that extent. And I propose to do that and I propose to do that with Mr. Huff, for instance, before Saturday treasury for \$10.58, the amount overpaid by night; but I have been unable to do it with Mr. Huff, who came to see me on yesterday his personal property in the towns of Rutin regard to that matter, for this reason: I land and Ottawa. have had the board of supervisors, and have another like that, and there has been two ments for further investigation.

some up here and make an explanation of some up here and make an explanation of sil I know, or, at least, I think we have found out. It is not right and honest that you should be doing that by your attorney, and be compelling him to make a scapegoat and be compelling him to make a scapegoat be before tomorrow evening, I will tell him.

been in session, and I tell you candidly that flags for decorating court house on the it J stevenson, hired man do cocasion of the G. A. R reunion in August the proportion of Mr. Huff; but as soon as the proportion of Mr. Huff; but as soon as last. Motion lost, by the following vote:

Ayes — Burkart, Burke, Butterfield, Myes—Burkart, Burke, Butterfield, Myes—Burker, Burker, Burke t that full, and I have been duly as soon as the proportion of Mr. Huff; but as soon as the proportion of Mr. Huff; but as soon as last. Motion lost, by the following the proportion of Mr. Huff; but as soon as last. Motion lost, by the following the proportion of Mr. Huff; but as soon as last. Motion lost, by the following the proportion of Mr. Huff; but as soon as last. Motion lost, by the following the state of the proportion of Mr. Huff; but as soon as last. Motion lost, by the following the state of the proportion of Mr. Huff; but as soon as last. Motion lost, by the following the state of the proportion of Mr. Huff; but as soon as last. Motion lost, by the following the state of the proportion of Mr. Huff; but as soon as last. Motion lost, by the following the state of the proportion of Mr. Huff; but as soon as last. Motion lost, by the following the state of the proportion of Mr. Huff; but as soon as last. Motion lost, by the following the state of the proportion of Mr. Huff; but as soon as last. Motion lost, by the following the state of the proportion of Mr. Huff; but as soon as last. Motion lost, by the following the state of the proportion of Mr. Huff; but as soon as last. Motion lost, by the following the state of the proportion of Mr. Alschuler, clothing the state of the proportion of Mr. Alschuler, clothing the state of the proportion of Mr. Alschuler, clothing the state of the proportion of Mr. Alschuler, clothing the state of the proportion of Mr. Alschuler, clothing the state of the proportion of Mr. Alschuler, clothing the state of the proportion of Mr. Alschuler, clothing the state of the proportion of Mr. Alschuler, clothing the state of the proportion of Mr. Alschuler, clothing the state of the proportion of Mr. Alschuler, clothing the state of the proportion of cause I know a large majority of the people his proportionate share for the two years are in favor of, what? Conest government, that he was on the bonds, I shall tele him sed honestly finding out if there is anything further than that, because it is only right to wrong. I know the majority of you feel tell him, and I want the board to understand out that that we come here. Of course these Huff or any other surety on those bonds, shings move slowly, it is true I know that that I will figure up the years they were on shey do. But I do not believe in trying law those bonds, and then I will take the numin here and say what I have to say, and I do take his proportion-suppose it is twenty on is under compulsion. I do it simply by com- one bond, I shall take one twentieth of the palsion. I do it by virtue of the resolution defaloations for those two years; and tell that has been passed. No honorable, high him, furthermore, that, in the event of there minded man, no man, desires to talk on the being a law suit or should the judge or outside about what is or what is not trans | court hold that the county of La Salle is not entitled to as much as the basis of figuring amount of decency attached to the honorable even that he pays, that money will later be position of attorney at the bar, and decent returned to him, or he paid back his propromen never exhibit outside and never talk tionate share thereof. If there is any other question that any gen.leman desire to ask, I am ready to respond to it.

Supervisor Lauber presented a petition kind of thing among outside bodies. There from W. C. Bartels, of Peru, praying for is that feeling among attorneys in regard to the correction of erroneous assessment on his property in said town, which was read and on motion referred to the committee

The following report of the committee

on public buildings was adopted. Mr. Chairman &c. Your committee on public buildings would respectfully report Mr. Chairman-37. that they have examined the matter of all claims presented before them, and recomam not willing you should know all about mend the following: That the clerk be am not willing you should know all about—authorized to draw orders in payment of lowing report, which was adopted: several claims, to wit.

suthorized to draw orders in payment of several claims, to wit.

Lutz & Briggs, paint for county asylum ... \$31.25

Robert Wilson, plans and specifications for court house, ... 24 00

Thomas & H. Colwell, material and work in probate clerk's office, 258 59

Pioneer Fire Proof Con. Co., material and labor, ... 23,00

John W. Kelly, labor at county asylum, 36 days at \$3 per day, ... 108 00

John W. Clegg & Co., \$293.40 cl'md. Allowed ... 280 00

Harr & Wagennecht, \$355.80,cl'm'd Allowed ... 2855 claimed. Allowed ... 8 20

Your committee would report in the material single station and process of the several single station and printing comes stationery supplies and the clerk sometime, doc: Your committee would respectfully report that they have examined all claims presented before them, and recommend the payment of the following, and that the clerk several claimants, to-wit:

Nature and for what.

John Morris Co., ims stationery supplies ... 127 10

Hapeman and Grsham, miss stationery supplies ... 22 00

John W. Clegg & Co., \$293.40 cl'md.

Allowed ... 280 00

Harr & Wagennecht, \$355.80,cl'm'd

Allowed ... 325.80

William Stormont, material and labor, ... 325.80

William Stormont, material and labor, ... 325.80

William Stormont, material and labor, ... 325.80

Your committee would report in the material static process in the Probate clerk's office that the spiral stairs have been en-Lutz & Briggs, paint for county asylum Robert Wilson, plans and specifi-Thomas & H. Colwell, material Pioneer Fire Proof Con. Co.,

lum, 36 days at \$3 per day,..... 108.00 John W. Clegg & Co , \$293.40 cl'md.

matter of changes in the Probate clerk's office that the spiral stairs have been ennot paying anything more at the outside in good order for the female insane by than \$10,000 for the investigation and aid of having tile floors laid, steam heating and the men who are assisting me in running ventilating put in, thoroughly painted and

really, to allow these attorneys two of on roads and bridges, submitted the follow-

myestigating and saw the number of days Mr. Chairman, de. Your committee on we were in the preparation outside of court, roads and bridges would respectfully re- following report: -now I am talking about the preparation of these cases outside of court,—I am not talking about the days and days I spent going over this myself with the officers in relation to this; but I found the number of days too many, even at \$10 a day, and so I have cut it down to at least about \$6 25 a day. These -now I am talking about the preparation of port that they have re-examined the matter gentlemen can receive from this board not relieved from further consideration of the

you desire any more information about it, I

following vote.

Ayes—Bowen, Burke, Butterfield, Crook, Cullen, Gransden, Green, Griffin, Jarkhart, do WH Lukens, do WH Lukens, do Jennings, Lauber, Lewis, Stanford.-12.

Noes-Armstrong, Burkart, Dinsmore, Dresser, Doyle, Eides, Fischer, Gibbs, Gurney, Hickok, Hiltsbrand, Hellecker, we are in court. There is no use of talking Howland, Johnson, Lukins, Maierhofer, McGinnis, McIntyre, McLauchlan, Norton, Y

> Thereupon the m jority report was adopted. Supervisor Burke presented the report of

not pay \$26 a day for work done outside of the court house and jail committee, which

Mr. Moloney: They can't afford to pay I. Morrisey, tel service for one year Clegg & Damherty, repairs on c urt house, etc. H. Hestman, chair for court from Mr. Griffin: I would like to ask you if Win Storman, their for court from the state of the storman of the

house
The claim of C M Forbes for flags, 9 %, your committee would sek to be relieved.
All of which is respectfully submitted.
S. Trownson, Chairman.
Supervisor Hickok, chairman committee

on miscellaneous claims, submitted the report of said committee, which was read. Supervisor Armstrong moved to recommit said report, with instructions to the

Court in the capacity of witnesses. Supervisor Lewis moved as a substitute that said report be recommitted with instructions to the committee to specify purpose, the same to be drawn in sums of therein what amounts are allowed to the \$59 from time to time, as required by sain tain term, and tried to settle for that one different supervisors for attending the coroner.

Circuit Court as witnesses. Supervisor Cullen moved that the board of \$1.50 was allowed each supervisor for be made a part of the statement of expenses allow the claim of Dr. Jos. Stout of \$25 approving collector's bond, and the clerk as compiled by the county clerk. settle, be it for only one term or for more for medical attendance in town of Ottawa authorized to draw orders on the county which had been reported on adversely in treasury therefor.

Supervisor Fischer moved as an amend-

amount of \$10. Amendment carried.

Supervisor Fischer moved that George Bommer be allowed an order on the county treasury for \$10.58, the amount overpaid by him by reason of a double assessment of him by reason of a double assessment of to wit:

On motion of Supervisor Eades the mathad to draw contracts, and one thing and ter was referred to the committee on abatecourts running here and the grand jury have | Supervisor Burke moved that the board

not right and proper that you should do it. what the amount is, in my judgment, and I Howland, Lauber, Malerhofer, McGinnis, I say it in all respect to you, gentlemen, be. will tell him further that when he pays in McLauchlan, Rowe, Thempson, Mr. Chair-Noes - Armstrong, Bowen, Dinsmore,

Dresser, Dunaway, Doyle, Eades, G ans-den, Green, Gurney, Hiltsbrand, Jennings, Johnson, Lukins, Norton, Shawback, Stan ford, Spencer, Trumbo, Westwood, Wylie

On motion of Supervisor Fischer the board adjourned until 8 o'clock to-morrow

SATURDAY, March 17, 1888. Board met pursuant to adjournment. Present same as on yesterday. The record of yesterday's session was read and approved.

Supervisor Johnson moved the board reconsider the vote taken yesterday on the motion to allow a claim of C. M. Forbes for flags furnished to decorate the court house. Motion carried. Thereupon said claim of C. M. Forbes

was ordered paid by the following vote: Ayes-Armstrong, Bowen, Bubeck, Bur kart Burke, Butterneld, Crook, Cullen, Dinsmore, Dresser, Dunaway, Doyle, Eades, Fischer, Gransden, Green, Griffin, Gunn, Gurney, Hickok, Hollecker, How-Gunn, Gurney, Hickok, Hollecker, Howland, Jennings, Johnson, Lewis, Lukins, Materhofer, McGinnis, McIntyre, McLaughlan, Norton, Rowe, Stanford, Spencer, Thompson, Trumbo, Westwood, Wylie, Mr. Chairman—37.

Noes—Hiltabrand—1.
Supervisor Spencer, chairman committee on stationery claims, submitted the following state-action of the specific of the submitted the following state-action of the submitted the score action of the score action of the submitted th

tee on stationery claims, submitted the fol-

matter of changes in the Probate clerk's office that the spiral stairs have been encased, doors leading to the adjoining room put in as ordered by this board at the last meeting, and at the county asylum we have had the lower floor in west wing put in good order for the female insane by having tile floors laid, steam heating and ventilating put in, thoroughly painted and the house otherwise put in good repair.

All of which is respectfully submitted.

A. T. Griffin moved that the board authorize the fitting up the north room of Probate clerk's office for the use of the Probate Judge. Motion lost.

Supervisor Burkart, chairman committee on roads and bridges, submitted the following in a material saving to the county.

Supervisor Burkart, chairman committee on roads and bridges, submitted the following report:

Supervisor Hickok, chairman committee of the committee and define the duties of said committee. That the chairman of county board in making up his standing committees for the coming year include in the list a committee are aware of objections to the foregoing, and it is offered as a suggestion rather than recommendation, in the hope that by deliberation and discussion some plan may be matered that will prove more satisfactory than the outline series of the same of the last a committee are aware of objections to the foregoing, and it is offered as a suggestion rather than recommendation, in the hope that by deliberation and decusion some plan may be matered that will prove more satisfactory than the following:

All of which is respectfully submitted.

Supervisor Burkart, chairman committee are aware of objections to the foregoing, and it is offered as a suggestion rather than recommendation, in the hope that by deliberation and decusions of the duties of the duties expected of them in a manner satisfactory to the duties expected of them in a manner satisfactory to the the duties of the kind and amount of articles necessary for use in their research county of making uservise to suggest the following:

That t

\$ 1,284 75

Supervisor Hickok, chairman committee following: on miscellaneous claims, submitted the

said petition. We therefore wish to be relieved from further consideration of the same. All of which it respectfully submitted. Joseph Burkart, Chairman.

Supervisor Green submitted the following minority report of said committee:

Mr. Chairman, &c. Your minority committee on roads and bridges would respect fully report that they have examined the matter of the petition of the commissioners of the towns of Dayton and Rutland the following: That the sum of thirty one dollars and fifty cents (\$31.50) be allowed; that being a balance claimed by the said petitioners which was not allowed on their petition for aid to pay for repairs on the bridge across the Fox river near to the village of Wedron. All of waich is respectfully submitted. BAZIL GREEN.

The minority report failed to pass by the following vote.

Muster a road and septent for the petition of the respectfully submitted. BAZIL GREEN.

The minority report failed to pass by the following vote.

Muster a road and septent for submitted the following committee.

C w J specht, reward capture horse thief 13000.

W Matertor, constable fees 3 90.

W Materofication and capture horse thief 13000.

Cen Guy, justice fees 3 90.

Matteroffer.

M Materofic com count nonse and jail Newton, investigating committee.

W H Norton, investigating committee.

W H Norton, investigating committee.

W H Lindley, clerical work.

W H Storic fees.

W A Lindley, clerical work.

W H Storic fees.

Y A Lindley, clerical work.

O packing financial reports.

Serven ward, justice fees 3 90.

Sewson ward, justice fees.

W A Lindley, clerical work.

O packing financial reports.

Those Remains and introfers.

The storic field to pass by the following vote.

M T Maioney, interpreting.

J G Washing, interpreting.

J G Washing, interpreting.

J G Washing, interpreting.

J H Ges. witness fees.

A T Griffin, coin public buildings.

J G Washing, interpreting.

Those Brennan, constable fees.

J G Washing, committee.

W H Norton, investigation committee.

Newton ward, justice fees 3 90.

Land Burker and

Chas Gibbs, in vestigating committee.
American express, financial reports.
U.S. express, S. A Swantzig, interpreting.

A Swantzig, interpreting.

A Swantzig, do

M E Bianchard, witness insane case.

Jus Reardon, refunding tax.

V B Weeks, justice fees.

F C Clendennen, coroner fees 214 25

do fands collected 90 50 76

Sarah Hill, collected by coroner.

Mrs. Wilcoxson, do

Mrs. Bibke do

E H Sales.

Mrs Wilcorson, do
Mrs Bilske do
E H Spicer, hail rent.
P Healey, justice fees 64 75
Thomas Deyrie, constable fees 43 35.
las E Ford, reporting.
Thomas Dayle, constable fees 24 05.
Win Maguire, do 21 95.
Joseph Miebach, do 6 65.
James P Ner ney do 27 35.
D Holnicker, count public buildings.
G Gates, boarding witnesses.
D E Devilin, reporting Milligan case 35 0
do Bozer 52 5

Your committee would further report to a they have carefully examined the following claims at he spectfully ask to be relieved from any further consideration of the same: sucration of the same:
O B Grant justice; fees.
L M Jenuings, witness fees.
W R Springhorn do
J M Taylor de M Taylor de eter Esgan, livery.
All of which is respectfully submitted,
L. B. Hickok, Chairman.

Supervisor Cullen moved that said report be so amended as to allow the claim of Daniel E. Devlin for \$82 52 in full, said claim being for stenographer's services in the case of Geo. Bolzer, tried in the Circuit Court for murder.

Jas. H. Eckels, Esq., one of the attorneys in said case, was on motion permitted to address the board on the subject of said

The amendment of Supervisor Cullen was thereupon carried, and the report so amended was adopted.

Supervisor Hickok presented a petition committee to strike out all claims therein from Floyd Clendenen, coroner, praying of supervisors for attending the Circuit for an appropriation from the county treasury for the payment of coroner's jury fees, and on motion of Supervisor Hickok the sum of \$300 was appropriaten for that

On motion of Supervisor Hickok the sum

Supervisor Gibbs, chairman committee on ment that said claim be allowed to the which was adopted:

> COUNTY ABYLUM. Amt. Allowed

Oreifuse Bros. meat. W H Hull & Ce dry goods. John Donahue, extras 180 75 claimed. F C Girson, county agent salary
F A Kendail, hardware.
E P Clark, confectionery for mutes at Jack tobert Cannon, coal 617 17...... Robert Cannon, coal 617 17.

H Simeron, costings.

H C King, pumps etc.

H C Strawn, lumber.

Jas Black burn, carpenter work.

William Stermont, tack mortises, etc.

P Meager clothing.

Cotten & Hamilton, flour and meal.

S Zimmerman, coffins.

H A Butler, potatoes.

C M Forbes, oil, etc.

Henry Holines, filling ice house.

J N Shuler, lumber.

H V Wilson, notions.

S Zimmerman, furniture.

Hess & Crotty, tile. H V Wison, notions

Zimmerman, furniture

Hess & Crotty, tile

H J Gillen, groceries.

O W Boi mey r. crockery.

Drs Dyer & Hathewsy, medical services at
asylum and jail.

Andrew Hamilton, salt, line and cement.

J K Gapen & Cg. oil.

Utica Fir Brick Co, brick

H Smeaton, locks and screens.

Peter Russell & Son, mathresses.

T. C. GIBSON: Sept 1 Cash on hand. Sept 14 do of W McIntyre. Sept 18 do of W McIntyre. Sept 28 do of Anthony Flory. Nov 9 do for turnips. Nov 11 do of M C Roe. Nov 11 do of Sneeden. Nov 24 do Trask pasture. Nov 24 do Trask pasture. Nov 24 do Trask pasture. Dec 1 do A Taylor, pasture. Dec 1 do A Taylor, pasture. Dec 14 do J Reynold. Jan 7 do Clarence Gibson. Jan 28 do Charles Farrel. Jan 27 do Bean for pasture. Feo 29 do Daniel L Larson. Mari3 do J Reynolds.

Mr. Chairman, &c.: Your committee to settle with county superintendent of schools would respectfully report that they have examined the bills before them and recommend the payment of the following:

and recommend the payment of the following:

To G. B. Stockdale, county superintendent of public schools, debtor, from Dec. 15, 1887, to March 15, 1888:

To postage 25 19, express 1 15, telegraph 25, telephone 20, as per receipts for same. 25 79

To printing, as per bills rendered. 86 65

To blanks for magistrate, etc., per order of superintendent 415 superintendent. 4 15
o stationery—envelopes, etc. 200
o cierk's salary as per resolution Dec. 15, '88. 120 00 Total.....\$ 200 50

Supervisor Pischer, of the committee on batements, submitted the following report which was adopted: Mr. Chairmon &c: Your committee on abatements would respectfully report that

they have examined the matter of the petition of W. C. Bartels of Peru, praying for the correction of an error in the assessor's book from the town of Peru, and recommend the That the county clerk be authorized and is hereby instructed to correct the collector's

Am't Allowed.

Am't Allowed.

200

and in copying said assessmen'.

C. Fischer, Chairman. Supervisor Dresser, chairman committee Dr. Seth Arnole, Med. Corp. Woor. socket, R. L.

to settle with superintendent of schools, submitted the following report which was

adopted: Your committee would further state that they have examined the tooks and vouchers relative to the Institute fund and find the amounts paid in to be as follows:

For the year 1883.

For the year 1884.

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1888

y our committee would further recommend that the following bills of the superintendent of schools he audited and approved, and the elerk directed to certify such fact to the auditor of public accounts at Spring-field for payment of the same from the state treasury, as provided by Section 71 of the school law:

To 6. B. Stockdaw, county superintendent of schools, debtor, for services from Dec. 15, 1867, to March 15, 1867.

of County Attorney Moloney's report, which marte-sw was ordered paid as soon as said report was

delivered to the county clerk.

The following resolution offered by Supervisor Fischer was adopted: Resolved, That the county clerk be and he

is hereby authorized to draw an order on the county treasurer for the sum of \$500, on account of fees earned in his office up to this date, and properly payable from the county treasury, the same to be accounted for in his next semi annual report.

Supervisor Norton presented a claim of Dr. Wm. Kennedy of Leland for \$17.50 tor attendance on pauper in town of Adams, in the year 1888, and moved its allowance by the board.

Motion lost. On motion of Supervisor Lewis the present committee on public buildings was empowered to continue the supervision of the improvements on court house grounds until the organization of the incoming board.

The trustees of the Congregational church of Murseilles presented a petition for the refunding of taxes illegally levied and paid on their property in said village, which was referred to the committee on abatements to be reported on at next July meeting of the

board. P. Finlen, county clerk, presented a tab ulated statement of the expenses of the investigation of the ex-county officers' books which was read.

Supervisor Armstrong presented a state ment of the amounts raid to jurors in the circuit court in the W. R. Milligan and W. L. Milligan cases, and moved that the same

Motion lost. Thereupon it was ordered that the state ment of the county clerk be spread upon paupers, submitted the following report the records and published with the proceedings of the board. Said statement is as follows:

Absolutely Pure.

This powder never varies. A marvel of purity, trangth and wholesomeness. More economical than he ordinary kinds, and cannot be sold in competition with the multitude of low test, short weight ainm or shosphate powders. Sold only in cans. BOYAL BAK-ING POWDERCO, 106 Wall St. N. Y. 1 90 DR. J. B. WALKER.

Oculist and Aurist. Who has practiced in this city as 1 ce 1859, may be consulted

AT THE CLIFTON HOTEL, OTTAWA,

On the first Saturday of each month, as follows:
Saturday December 3 Saturday January 7 SaturdayFebruary Saturday March 3 Saturday...... May 5 At all other times (as this is the only place he visita professionally) he may be found in Chicago. OFFICE AND DISPENSARY: 85 Washin ton Street, R. W. Corner of Dearborn

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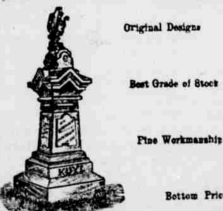
D. EVANS,

aid bill. WILLIAM W. TAYLOR, Clerk.
Ottawa, Ilhnois, March 16th, 1883.
D. Evans, Compit's Sole. mart7-4w DUNCAN, O'CONOR & GILBERT,

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I have re-leased the Barn in the rear of White's Hotel and am running the Barn in front of White's Hotel (Known as the Ball yaru), and have good, warm stables to take horses by the day or week, and guarantee astefaction. Any one that has horses to board would dewell to call and see me. Strangers coming to Ottawa will find the best of accommodations and care taken of their stock. Teams can be gotten from the barn at any hour of day or night. Mr. Brown would like to have his friends call and see him, and he will endeavor to give them satisfaction.

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WM. OSMAN, P. M. Chicago, Burlington and Qu noy B. H. TIME TABLE, April 1st, 1887

AURORA AND STREATOR BRANCH.

E Going North: Going South. STATIONS. HE Pass. Pass. No. 80 No. 82 9.02 8.54 8.42 8.34 8.25 8.18 8.08 7.59 7.54 7.50 7.42 7.28

Freight trains carrying passengers leave Ottawa as follows: For Paw Paw and Earl, 4.30 P.M.; for Stres-ior, 5.05 A. M., 5.05 P. M., and 10 00 A. W; for Aurora, 10,10 A. M. Pullman Palace Sleeping Cars, C B. & Q. Drawing Pullman Palace Sleeping Cars, C B. & Q. Drawing Soom Cars, Horton's Reclining Chair Cars, and the C. B. & Q. Palace Dining Cars, by this route. All information about rates of fare, sleeping car accommodations and time tables will be cherrfully given by applying to PAUL MORTON

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H. B. STONE, General Manager Chicago. Illinois Central Railroad. GOING NORTH, PROM LA SALLE.

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Express Mail.

Denver Express
Jollet Accommodation. Jollet Accommodation. 10.8 p m. Lightning Express. 12.47 a.m. 12.4

Chicago, Rock Island and Pacific Ballroad.

Chicago, Rock Island and Pacine Baliros
NEW TIME TABLE.
GOING EAST.

No. 6. Kansas City Night Express.
4. Omana & St. Paul Express.
14. Omana & St. Paul Express.
15. Peru Accommodation.
12. Kansas City Express
2. Omana, St. Paul & Peoria Exp. & Mail. 1
8. Oskaloosa and Chicago Accom.
Freight Carrying Passengers.
28.

Nos. 9 and 10 arrive in Chicago at 10 a. m. and less Chicago at 5 p. m. daily (Sunday excepted). No. 25 carries passengers from Geneseo to Ottawa. No. 29 carries passengers between Joliet and L. al. e. and No. 30 between La Salle and Joliet. Nos. 23 and 28 carry passengers between Blue Islam